## Case 2:22-cr-00014-WBS Document 44 Filed 09/06/24 Page 1 of 3

1	HEATHER E. WILLIAMS, #122664 Federal Defender MIA CRAGER, #300172
3	Assistant Federal Defender 801 I Street, 3 <sup>rd</sup> Floor
1	Sacramento, CA 95814 Tel: 916-498-5700/Fax 916-498-5710
5	Mia_Crager@fd.org
5 7	Attorney for Defendant RAYMOND JAMES CORNETT
3	IN THE UNITED STATES DISTRICT COURT
•	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	UNITED STATES OF AMERICA, ) Case No. 2:22-CR-00014-WBS
11	Plaintiff, ) STIPULATION AND ORDER TO CONTINUE
12	) STATUS CONFERENCE vs.
13	) Date: September 9, 2024 RAYMOND JAMES CORNETT ) Time: 10:00 a.m.
14	) Judge: Hon. William B. Shubb Defendants.
15	)
16	
17	IT IS HEREBY STIPULATED by and between Phillip A. Talbert, United States
18	Attorney, through Assistant United States Attorney Roger Yang, attorney for Plaintiff and
19	Federal Defender Heather E. Williams through Assistant Federal Defender Mia Crager, attorney
20	for Raymond Cornett, that the status conference, currently scheduled for September 9, 2024, be
21	continued to November 25, 2024 at 10:00 a.m.
22	Defense counsel needs more time to conduct an investigation concerning mitigation in
23	preparation for plea negotiations. Defense counsel is waiting for her retained expert to complete
l l	

Defense counsel needs more time to conduct an investigation concerning mitigation in preparation for plea negotiations. Defense counsel is waiting for her retained expert to complete reviewing records and will need time to consult with the expert. Counsel for defendant believes that failure to grant the above-requested continuance would deny counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.

Based upon the foregoing, the parties agree time under the Speedy Trial Act should be excluded of this order's date through and including November 25, 2024; pursuant to 18 U.S.C.

24

25

26

27

28

## 1 §3161 (h)(7)(A)and (B)(iv) [local code T4] based upon time to complete an examination and 2 defense preparation. 3 Counsel and the defendant also agree that the ends of justice served by the Court granting 4 this continuance outweigh the best interests of the public and the defendant in a speedy trial. 5 6 Respectfully submitted, 7 Dated: September 5, 2024 HEATHER E. WILLIAMS 8 Federal Defender 9 /s/ Mia Crager MIA CRAGER 10 Assistant Federal Defender Attorney for Defendant 11 RAYMOND JAMES CORNETT 12 13 14 Dated: September 5, 2024 PHILLIP A. TALBERT 15 **United States Attorney** 16 /s/ Roger Yang ROGER YANG 17 Assistant U.S. Attorney Attorney for Plaintiff 18 19 20 21 22 23 24 25 26 27

Case 2:22-cr-00014-WBS Document 44 Filed 09/06/24 Page 2 of 3

28

## Case 2:22-cr-00014-WBS Document 44 Filed 09/06/24 Page 3 of 3

## **ORDER**

IT IS HEREBY ORDERED, the Court, having received, read, and considered the parties' stipulation, and good cause appearing therefore, adopts the parties' stipulation in its entirety as its order. The Court specifically finds the failure to grant a continuance in this case would deny counsel reasonable time necessary for effective preparation, taking into account the exercise of due diligence. The Court finds the ends of justice are served by granting the requested continuance and outweigh the best interests of the public and defendant in a speedy trial.

The Court orders the time from the date the parties stipulated, up to and including November 25, 2024, shall be excluded from computation of time within which the trial of this case must be commenced under the Speedy Trial Act, pursuant to 18 U.S.C. § 3161(h)(7)(A) and(B)(iv), (Local Code T4). It is further ordered the September 9, 2024 status conference shall be continued until **November 25, 2024, at 10:00 a.m.** 

Dated: September 6, 2024

WILLIAM B. SHUBB

UNITED STATES DISTRICT JUDGE

illiam Va Shubt